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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/583,883	05/31/2000	Terry R. Lee	M4065.0260/P260	1931
24998	7590 02/20/2004		EXAM	INER
DICKSTEIN SHAPIRO MORIN & OSHINSKY LLP 2101 L STREET NW			HUYNH, KIM T	
WASHINGTON, DC 20037-1526		ART UNIT	PAPER NUMBER	
			2112	12
			DATE MAILED: 02/20/2004	, 13

Please find below and/or attached an Office communication concerning this application or proceeding.

Dh.

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	Application No.	Applicant(s)			
•	09/583,883	LEE, TERRY R.			
Office Action Summary	Examiner	Art Unit			
	Kim T. Huynh	2112			
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet wi	th the correspondence address			
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a  - If NO period for reply is specified above, the maximum statutory peri  - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the may earned patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may a re reply within the statutory minimum of thirt iod will apply and will expire SIX (6) MON tute, cause the application to become AB	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 04	4 February 2004.				
<u> </u>					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
Disposition of Claims					
4) ☐ Claim(s) 1-72 is/are pending in the application 4a) Of the above claim(s) is/are without 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-72 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and	drawn from consideration.				
Application Papers					
9)☐ The specification is objected to by the Exam 10)☒ The drawing(s) filed on 31 May 2000 is/are: Applicant may not request that any objection to to Replacement drawing sheet(s) including the con 11)☐ The oath or declaration is objected to by the	a)⊠ accepted or b)⊡ object the drawing(s) be held in abeyar rection is required if the drawing	nce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of:  1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the papplication from the International Bur * See the attached detailed Office action for a	ents have been received. ents have been received in A priority documents have been reau (PCT Rule 17.2(a)).	application No received in this National Stage			
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB Paper No(s)/Mail Date	Paper No(	Summary (PTO-413) <sup>,</sup> s)/Mail Date, nformal Patent Application (PTO-152) 			

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### **DETAILED ACTION**

## Response to Affidavit, Exhibit

1. The Declaration of Terry R. Lee Under 37CFR 1.131 filed on 2/4/04 under 37 CFR 1.131 has been fully considered but not place application in condition for allowance, are most in view of the new ground(s) of rejection.

# Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-14, 15-30, 31-44, 50-59, 65-72 are rejected under 35 U.S.C. 102(e) as being anticipated by Brown et al. (US Patent 6,172,895)

As per claim 1, 14, 30. Brown discloses method of routing a system bus to a plurality of expansion cards said method comprises:

- routing the bus into a first connector and into a first circuit card residing within the first connector; (col.4, line 66-col.5, line 5)
- routing the bus from a portion of the first circuit card into a portion of a
  second circuit card residing within a second connector, wherein the bus is
  routed from the first circuit card to the second circuit card without entering
  the second connector; (col.4, line 66-col.5, line 16)

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routing the bus through the second circuit card to the second connector.
 (col.5, line 62-col.6, line 10)

As per claim 4, 17, 33 Brown discloses the method further comprising the act of routing the bus out of the second connector into a portion of a system circuit board. (col.4, line 66-col.5, line 16)

As per claim 5, 18. Brown discloses the method further comprising the act of terminating the bus after routing the bus out of the second connector. (col.5, line 62-col.6, line 10)

As per claim 36, 51 Brown discloses a bus system comprising:

- a bus(fig.3, 20) mounted on a circuit board of said system(fig.3, 12); (col.4, line 66-col.5, line 16)
- a plurality of expansion slots, each slot comprising a connector mounted on said circuit board and a circuit card residing within the connector, wherein said bus is routed into a first connector, into a first circuit card residing within said first connector, out of a portion of said first circuit card into a portion of a second circuit card residing within a second connector and through said second circuit card, and wherein said bus is routed from said first circuit card to said second circuit card without entering said second connector. (col.4, line 66-col.5, line 16, see fig. 3)

As per claims 2-3, 15-16, 31-32, 37-38, 52-53 Brown discloses bus routing 3<sup>rd</sup> to 4<sup>th</sup> card which inherently to claims 1, 30, 36 and 51 bus routing from 1<sup>st</sup> to 2<sup>nd</sup> card. (col.4, line 66-col.4, line 16)

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As per claim 21, 40 and 55, Brown discloses wherein said act of routing the bus from the portion of the first circuit card into the portion of the second circuit card comprises connecting the portion of the first circuit card to the portion of the second circuit card by a jumper mechanism. (col.5, lines 1-8, wherein additional printed wiring traces from 1<sup>st</sup> card to 2<sup>nd</sup> card implies jumper mechanism) As per claim 6,7 and 19, 20, 42, 57 Brown discloses the method wherein the first and second circuit cards each contain a top edge portion, each top edge portions being opposite an edge portion residing in a respective connector, arid wherein the bus is routed from the top edge portion of the first circuit card into the top edge portion of the second circuit card. (fig.3, col.4, line 66-col.5, line 16) As per claim 8 and 22, Brown discloses wherein said act of routing the bus from the portion of the first circuit card into the portion of the second circuit card comprises connecting the portion of the first circuit card to the portion of the second circuit card by a jumper mechanism. (col.5, lines 1-8) As per claim 9, 23, Brown discloses wherein said act of routing the bus from the portion of the first circuit card into the portion of the second circuit card comprises connecting the portion of the first circuit card to the portion of the second circuit card by a circuit board having bus portion traces for continuing the bus between the first and second circuit cards. (col.4, line 66-col.5, line 16) As per claim 10, Brown discloses wherein said act of routing the bus from the portion of the first circuit card into the portion of the second circuit card comprises connecting the portion of the first circuit card to the portion of the second circuit

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card by a cable. (col.5, lines 1-8 wherein wiring traces inherently enclosed of cable)

As per claim 11-13, 24-26 Brown discloses wherein at least address, data and control signals are routed on said bus between the first and second circuit cards. (col.1, line 65-col.2, line 3)

As per claim 27, Brown discloses wherein the bus is routed into the first circuit card by routing the bus into a first connector in which the first circuit card is residing. (col.4, line 66-col.5, line 16)

As per claim 28, Brown discloses wherein the bus is routed out of the second circuit card by routing the bus out into a second connector in which the second circuit card is residing. (col.5, line 62-col.6, line 10)

As per claim 29, Brown discloses wherein a first portion of bus signals are routed between the first and second circuit cards and a second portion of bus signals are provided to the second circuit card from the motherboard. (col.4, line 66-col.5, line 26)

As per claim 66-68, 70 Brown discloses a processor-based system comprising:

- a processor; (col.5, lines 1-37), (col.2, lines 1-10)
- a bus system coupled to said processor; (col.2, lines 1-10)
- a bus (fig.3, 20) mounted on a circuit board of said system(fig.3, 12);
   (col.4, line 66-col.5, line 16)
- a plurality of expansion slots, each slot comprising a connector mounted on said circuit board and a circuit card residing within the connector,

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wherein said bus is routed into a first connector, into a first circuit card residing within said first connector, out of a portion of said first circuit card into a portion of a second circuit card residing within a second connector, through said second circuit card and out of said second connector, wherein said bus is routed from said first circuit card into said second circuit card without entering said second connector. (col.5, line 62-col.6, line 10)

As per claim 34, 71 Brown discloses wherein the bus is routed to a first interface device connected the device on the first circuit card and the first interface device provides bus signals to the device on the first circuit card. (col.4, line 66-col.5, line 26)

As per claim 35, 72 Brown discloses wherein the bus is routed to a second interface device connected the device on the second circuit card and the second interface device provides bus signals to the device on the second circuit card. (col.4, line 66-col.5, line 26)

As per claim 39, 54 Brown discloses wherein said bus is terminated by a plurality of resistors(fig.3, 52), (col.5, lines 16-21)

As per claim 41, 56 Brown discloses wherein said portions are located at a top edge of said first and second circuit cards opposite a bottom edge residing in said connectors. (fig.3 col.4, line 66-col.5, line 37)

As per claim 43, 58 Brown discloses wherein said jumper mechanism comprises:

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a circuit board having bus portion traces configured for continuing said bus
 between said first and second circuit cards; (col.5, line 62-col.6, line 10)

 a plurality of connectors coupled to said circuit board, at least one connector adapted to receive said portion of said first circuit card and at least one other connector adapted to receive. said portion of said second circuit card. (fig.3, col.4, line 66-col.5, line 26)

As per claim 44, 59 Brown discloses wherein said jumper mechanism comprises:

- a cable configured for continuing said bus between said first and second circuit cards; (col.5, line 62-col.6, line 10)
- a plurality of connectors coupled to said cable, at least one connector adapted to receive said portion of said first circuit card and at least one other connector adapted to receive said portion of said second circuit card. (fig.3, col.4, line 66-col.5, line 26)

As per claim 50, 65 Brown discloses wherein said circuit cards are dynamic random access memory circuit cards and said system further comprises a memory controller coupled to said bus. (fig.3, 24,35, 38), (col.1, line 65-col.2, line 39), (col.4, line 66-col.5, line 26)

As per claim 69, Brown discloses a circuit card for use in a expandable system comprising:

 an input bus connection for receiving signals from a system bus; (col.4, line 66-col.5, line 26)

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 an output bus connection for outputting signals to said bus; (col.4, line 66-col.5, line 26)

a bus portion connecting said input bus connection to said output bus
connection for routing bus signals through said card, wherein either
said input bus connection does not connect to a connector in which
said card resides or said output bus connection does not connect to a
connector in which said card resides. (col.5, line 62-col.6, line 10)

### Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 45 and 60 are rejected under 35 U.S.C. 103(a) as being unpatentable over Brown et al. (US Patent 6,172,895) in view of Cargin, Jr. et al. (U.S Patent 6,023,147)

Brown discloses the limitation of connection circuits via bus cable except Brown fails to disclose specific type of cable as claimed in claims 45 and 60, the ribbon cable. However, Cargin discloses ribbon cable, (col.17, lines 21-29)

It would have been obvious one having ordinary skills in the art at the time the invention was made to incorporate Cargin's teaching into Perino's method to have a ribbon cable which the equivalent purpose of transmitting digital data between devices.

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6. Claims 46-49 and 61-64 are rejected under 35 U.S.C. 103(a) as being unpatentable over Brown et al. (US Patent 6,172,895) in view of Handbook of LAN Cable Testing, Wavetek

Brown discloses the limitation of connection circuits via bus cable except Brown fails to disclose specific type of cable as claimed in claims 46-49 and 61-64, ribbon cable with a shield, coaxial cable, a twisted pair wiring and a waveguide. However, the Handbook of Lan Cable Testing discloses different types of cable which included shied/unshield, coaxial cable, a twisted pair wiring and a waveguide. (see page 55-56)

It would have been obvious one having ordinary skills in the art at the time the invention was made to incorporate different types of cable into Brown's method to have a variety of cable which the equivalent purpose of transmitting digital data between devices.

### Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kim Huynh whose telephone number is (703)305-5384 or via e-mail addressed to [kim.huynh3@uspto.gov]. The examiner can normally be reached on M-F 8:30AM- 6:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Rinehart can be reached on (703) 305-4815 or via e-mail addressed to [mark.rinehart@uspto.gov]. The fax phone numbers for the organization where this application or proceeding is assigned are (703)872-9306 for regular communications and After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)306-5631.

Kim Huynh

Feb. 16, 2004

Knag Das

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Khanh Dang Primary Examiner